12-9-03460-0

FILED



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SUPERIOR COURT OF WASHINGTON FOR YAKIMA COUNTY

STATE OF WASHINGTON

YALINA. W.C. METNO. 12-1-00447-7

Plaintiff.

VS

FELONY JUDGMENT AND SENTENCE

(FJS)

EDGAR OMAR HERRERA FARIAS

Defendant

SID NO WA26621683
Motor Vehicle Involved No
D L # HERREE0133NP, DOC Unk,
DOB 8/17/1987, SEX Male, RACE Hispanic

☑ Jail - Felony

Community Custody Ordered

図 Clerk's Action Required: 4.D.8 (Payroll Deduction); 5.2 (NLVR); 5.5 (NTIPF)

I. HEARING

1.1 Hearing: A sentencing hearing was held August 23, 2012 Present were the defendant, ADAM MOORE, attorney for the defendant, and SUSAN SWADBERG SILVERTHORN, Deputy Prosecuting Attorney

1.2 Allocution: The defendant was given the right of allocution and asked if any legal cause existed why judgment should not be entered. There being no reason why judgment should not be pronounced, the Court makes the following findings and judgment.

II. FINDINGS

Based on testimony heard, statements by the defendant and/or victims, argument of counsel, any presentence report, and case record to date, the court finds

2.1 Current Offense(s): On August 23, 2012, the defendant was found guilty by a plea to

Count 1

Crime: POSSESSION OF A CONTROLLED SUBSTANCE, METHAMPHETAMINE, WITH INTENT TO DELIVER

RCW 69.50.401(1)

Date of Crime March 22, 2012

Law Enforcement Incident No LEAD Task Force #12-005

- 2.2 Special Findings: The Court makes no special findings
- 2.3 Criminal History: Prior criminal history used in calculating the offender score (RCW 9 94A 525)

Crime	Date of Sentence	Sentencing Court (County & State)	Date of Crime	Adult or Juvenile		
None						

2.4 Other Current Convictions under other cause number(s) used to determine offender score

Crime	Cause Number	Court (County and State)		
None				

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Sentencing Data: The following is the defendant's standard range for each crime pursuant to RCW 9 94A 517

Count	Offender	Seriousness	Standard	Enhance-	Enhanced	Maximum
	Score	Level	Range	ments*	Range	Term
1	0	11	12+-20 mos			10 years

- Exceptional Sentence: Substantial and compelling reasons exist which justify an exceptional 2.6 sentence Pursuant to State v Hilyard, 63 Wn App 413 (1991), petition for review denied, 118 Wn 2d 1025 (1992), the Court finds that an exceptional sentence furthers and is consistent with the interests of justice and the purposes of the sentencing reform act
- The defendant and State stipulate that justice is best served by imposition of an exceptional sentence below the standard range of 12+-20 months for Count 1 The defendant and State stipulate that this sentence is not subject to appeal
- Financial Ability: The Court has considered the total amount owing, the defendant's past, present, and future ability to pay legal financial obligations, including the defendant's financial resources and the likelihood that the defendant's status will change. The court finds that the defendant is an adult and is not disabled and therefore has the ability or likely future ability to pay the legal financial obligations imposed herein RCW 9 94A 753

☐ The following extraordinary cir	rcumstances exist that make restitution inappropr	e (RCW 9 94A 753)
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III. JUDGMENT

- Guilty: IT IS ADJUDGED that the defendant is guilty of the counts and charges listed in paragraph 2 1
- Exceptional Sentence: Pursuant to State v Hilvard, 63 Wn App 413 (1991), petition for review 3.2 denied, 118 Wn 2d 1025 (1992), the Court is justified in entering an exceptional sentence of 3 months, which is below the standard range of 12+-20 months

IV. SENTENCE AND ORDER

IT IS ORDERED that the defendant serve the sentence and abide by the conditions set forth below

A. CONFINEMENT

4.A.1 Confinement: The defendant is sentenced to the following term of confinement

3 Months on Count 1

E Credit for Time Served in the Yakima County Jail The defendant shall be given credit for days served on this charge only. The defendant shall be given credit for good behavior as administered and computed by the Yakıma County Department of Corrections ☐ Credit for Time in Other Jail: The defendant shall receive ___ days credit for

time served on this case I in jail or prison _ ☐ in other , \square in transport

from

4.A.2 Concurrent or Consecutive:

E Consecutive With Other Sentences: Unless otherwise specified here, this sentence shall be consecutive with prior sentences

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4.A.3 Means of Confinement: The defendant shall serve this sentence as follows ☐ Total Confinement The defendant shall serve the balance of confinement in a jail operated by the Yakima County Department of Corrections because the term of confinement is one year or less ☐ Total Confinement for Portion of Sentence The defendant shall serve
of the balance of confinement in a prison operated by the Washington State Department of Corrections if the term of confinement is over one year, and in a jail operated by the Yakima County Department of Corrections if the term of confinement is one year or less Partial Confinement: The defendant may serve the balance of confinement in one of the approved
alternatives to jail if eligible and accepted by the facility below B Home Detention: Yakima County Work Ethic Detention Center at 2403 S 18 th Street, Union Gap, WA 3 months of confinement are converted to home detention
☐ Electronic Home Monitoring (EHM): Yakıma County Work Ethic Detention Center at 2403 S 18 th Street, Union Gap, WA ☐ 60 ☐ 90 ☐ 120 ☐ 150 days of confinement are converted to electronic home monitoring
Screening for Partial Confinement: If partial confinement is ordered and the defendant is not in custody, the defendant shall report to the above facility for screening by no later than 4 00 p m on
Other:
El Fartial Confinement Is Denied by the Facility: If partial confinement is approved here, but the defendant was not accepted by the partial confinement facility above, the defendant shall report to the Yakima County Jail to serve this portion of the sentence in total confinement by the date in paragraph 4 A 4 below. The defendant shall follow all rules and regulations of the program. The defendant's failure to start or complete the partial confinement as directed by the Court and the facility, or failure to comply with all rules and regulations of this facility or program shall result in defendant's arrest and return to jail to serve the remainder of the sentence. ■ Complete Partial Confinement: If partial confinement is approved here, the defendant shall complete any partial confinement by, or within six months of the date of this sentence, whichever is longer. ■ No Partial Confinement: Alternatives to total confinement were not used because of □ criminal history □ failure to appear history □ RCW. 9 94A 680 (reasons must be given for nonviolent offenders only)
4.A.4 Time of Confinement: If not already it custody, the defendant shall report to the above facility immediately on or before
B. SUPERVISION BY THE DEPARTMENT OF CORRECTIONS
4.B.1 Community Custody: The defendant shall serve community custody for a period of 12 months on Count 1 pursuant to RCW 9 94A 702 to commence upon the date of this order and shall comply with the conditions and crime related prohibitions as set forth below. During the time the defendant is in total or partial confinement pursuant to this sentence or a violation of this sentence, the period of community custody shall toll. The defendant shall report, in person, within 24 hours of this order or release from incarceration, whichever is later, to the Washington State Department of Corrections, 210 North Second Street, Yakima, Washington.
4.B.2 No Community Custody or Probation: If checked and initialed by the Court, the defendant shall not be subject to community custody or probation

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C. SENTENCE CONDITIONS

- **4.C.1 DNA Testing:** The defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency shall be responsible for obtaining the sample prior to the defendant's release from confinement. If you are out of custody at the time of sentencing, you will immediately report to the front desk of the Yakima County Jail for the taking of a DNA sample. RCW 43 43 754
- 4.C.2 Conditions of Community Custody or Probation: While the defendant is on community custody, community placement, or probation, the defendant shall comply with each of the conditions below
- Report to and be available for contact with the assigned community corrections officer as directed
- Cooperate fully with the supervising Community Corrections Officer
- ☑ Perform such affirmative acts necessary for the Department of Corrections to monitor compliance with the court's orders
- ☑ Work at Department of Corrections-approved education, employment and/or community service.
- ☑ Do not unlawfully possess or consume any controlled substances except pursuant to a lawfully issued prescription
- Pay supervision fees as determined by the Department of Corrections
- Residence location and living arrangements are subject to the prior approval of the Department of Corrections while in community custody
- ☑ Allow home visits by the Department of Corrections to monitor compliance with supervision. Home visits must include access for the purposes of visual inspection of all areas of the residence in which the defendant lives or has exclusive or joint control or access.
- Not own, use, or possess, including constructively, any firearm or ammunition
- Maintain law-abiding behavior and commit no new crimes
- ☑ If the defendant is or becomes subject to court-ordered mental health or chemical dependency treatment, the defendant must notify the Department of Corrections, and the defendant's treatment information must be shared with the Department of Corrections for the duration of the defendant's incarceration and supervision RCW 9 94A 562
- Report no later than the next business day after sentencing or release from jail to a Washington State approved drug assessment facility for evaluation. Cooperate fully with the facility and immediately enter into and complete any recommended treatment program by the end of supervision.
- ⊞ If a treatment program is not recommended, promptly complete Drug Information School
- Obtain a chemical dependency evaluation by a state-approved agency as ordered by the Department of Corrections, and complete any recommended treatment by the end of supervision
- Report for unnalysis as ordered by the Department of Corrections
- Submit to regular polygraph examinations about drug usage upon the request of the supervising Community Corrections Officer

D. FINANCIAL OBLIGATIONS

- 4.D.1 Financial: The defendant shall pay financial obligations and abide by the conditions as set forth below. The defendant shall be under the jurisdiction and supervision of this Court for purposes of payment of financial obligations ordered until they are paid. The defendant shall report to the Yakima County Clerk, Yakima County Courthouse, Room 323, 128 North Second Street, Yakima, WA, within 24 hours of this order or release from incarceration, whichever is later. The defendant must notify the Yakima County Clerk's Office of changes in address or employment. During the period of repayment, the county clerk may require the offender to report to the clerk for the purpose of reviewing the appropriateness of the collection schedule for the legal financial obligation. During this reporting, the offender is required under oath to respond truthfully and honestly to all questions concerning earning capabilities and the location and nature of all property or financial assets. The offender shall bring all documents requested by the county clerk in order to prepare the collection schedule.
- 4.D.2 Jurisdiction: All legal financial obligations for an offense committed on or after July 1, 2000, may be enforced at any time the offender remains under the court's jurisdiction. For an offense committed on or after July 1, 2000, the court shall retain jurisdiction over the offender, for purposes of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. The clerk of the court is authorized to collect unpaid financial obligations at any time the offender remains under the jurisdiction of the court for purposes of his or her financial obligations. RCW 9 94A 753(4) and RCW 9 94A 760(4)
- 4.D.3 Restitution, Costs, Assessments, and Fine: Defendant shall pay the following to the Yakima County Superior Court Clerk, Room 323, Yakima County Courthouse, Yakima, WA 98901

RTN	\$ 0.00	Restitution distributed to	subject to modification
PCV	\$ 500.00	Crime Penalty Assessment - felony or gross misd	(RCW 7 68 035)
FRC	\$ 200.00	Criminal filing fee	
PUB	\$ -600.00	Court appointed attorney recoupment (RCW 9 94A	760)
DNA	\$ 100.00	DNA collection fee (any felony committed after 7/1	
FCM/MTH	\$ 1,000.00	Fine to the State of Washington	
DFK	\$ 250.00	Drug enforcement fund - LEAD (RCW 9 94A 760)	
	\$ 2,650.00	TOTAL	

- 4.D.4 Costs of incarceration: In addition to the above costs, the court finds that the defendant has the means to pay for the costs of incarceration, in prison at a rate of \$50 00 per day of incarceration or in the Yakima County Jail at the actual rate of incarceration but not to exceed \$100 00 per day of incarceration (the rate in 2012 is \$65 00 per day), and orders the defendant to pay such costs at the statutory rate as assessed by the Clerk Such costs are payable only after restitution costs, assessments and fines listed above are paid RCW 9 94A 760(2)
- 4.D.5 Costs of Medical Care: In addition to the above costs, the court finds that the defendant has the means to pay for any costs of medical care incurred by Yakima County on behalf of the defendant, and orders the defendant to pay such medical costs as assessed by the Clerk Such costs are payable only after restitution costs, assessments and fines listed above are paid RCW 70 48 130
- 4.D.6 ☐ Forfeiture of Funds: The financial obligations ordered above, in part or in full, shall be paid from defendant's funds held by ______ who is ordered to pay such funds to the Clerk of the above Court_Any balance shall be paid by the defendant
- 4.D.7 Payments: Unless provided above, the Yakima County Clerk shall, after investigation, set a minimum monthly payment for the defendant to pay towards the financial obligations. The Clerk may modify the monthly payment amount. Payments shall first apply to any restitution. Costs and assessments shall be paid in 180 days after restitution is paid in full/release. All other fees shall be paid in 270 days after restitution is paid in full/release. The defendant shall pay financial obligations to the Clerk of the Court, Room 323, Yakima County Courthouse, Yakima, Washington

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- **4.D.8 Payroll Deduction:** Without further notice, the Yakima County Clerk may issue a Notice of Payroll Deduction at any time until all financial obligations are paid RCW 9 94A 7602 Other income-withholding action under RCW 9 94A 7606 may be taken without further notice RCW 9 94A 7606
- **4.D.9** Interest, Judgment, and Collection: The financial obligations listed herein shall bear interest from the date hereof until paid in full at the rate applicable to civil judgments. RCW 10 82 090. An award of costs on appeal against the defendant may be added to the total financial obligations. RCW 10 73 160. The financial obligations listed above may be enforced in the same manner as a civil judgment. The defendant shall pay the costs of services to collect unpaid legal financial obligations.
- 4.D.10 Petition For Remission: The defendant, if not in willful default on financial obligations due hereunder, may at any time petition the court for remission of all or part of the financial obligations due, except restitution or interest on restitution, or to modify the method of payment under RCW 10 01 160 through RCW 10 01 180 and RCW 10 73 Non-restitution interest may be waived only after the defendant has either (a) paid the principal amount in full or (b) made at least fifteen monthly payments within an eighteen-month period, as set by the Clerk, and further payment of interest will cause a significant hardship RCW 10 82 090

V. NOTICES

The defendant, by signing below, acknowledges each of the statements in this section

- 5.1 Collateral Attack: The defendant may not file a petition or motion for collateral attack on a judgment and sentence in a criminal case more than one year after the judgment becomes final if the judgment and sentence is valid on its face and was rendered by a court of competent jurisdiction. For purposes of this section, "collateral attack" means any form of post-conviction relief other than a direct appeal "Collateral attack" includes, but is not limited to, a personal restraint petition, a habeas corpus petition, a motion to vacate judgment, a motion to withdraw a guilty plea, a motion for a new trial, and a motion to arrest judgment under RCW 10 73 090 and RCW 10 73 100
- 5.2 Loss of Voting Rights: The defendant understands and acknowledges that
 - 1 The defendant's right to vote is lost because of this felony conviction
 - 2 If the defendant is registered to vote, his or her registration will be canceled
 - 3 The defendant's right to vote is provisionally restored as long as the defendant is not under the authority of the department of corrections
 - 4 The defendant must reregister before voting
 - 5 The provisional right to vote may be revoked if the defendant fails to comply with all the terms of his or her legal financial obligations or an agreement for the payment of legal financial obligations
 - 6 The defendant's right to vote may be permanently restored by one of the following for each felony conviction
 - a A certificate of discharge issued by the Yakima County Superior Court, as provided in RCW 9 94A 637, or
 - b A court order issued by the Yakima County Superior Court restoring the defendant's right to vote, as provided in RCW 9 92 066, or
 - c A final order of discharge issued by the indeterminate sentence review board, as provided in RCW 9 96 050, or
 - d A certificate of restoration issued by the governor, as provided in RCW 9 96 020
 - 7 Voting before the right to vote is restored is a class C felony under RCW 29A 84 660
- 5.3 Sentence Condition Violation: Any violation of this Judgment and Sentence is punishable by up to 60 days of confinement for any violation related to a felony charge. RCW 9 94A 633. Any violation of this Judgment and Sentence is punishable by up to the total number of confinement days suspended for any violation related to a non-felony charge.

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- 5.4 Successful Completion: Upon successful completion of the requirements of the sentence, the defendant shall be eligible for a certificate of discharge RCW 9 94A 637
- 5.5 Firearms: The defendant understands that he or she must immediately surrender any concealed pistol license and may not own, use, or possess any firearm unless the right to do so is restored by a court of record. (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the Department of Licensing along with the date of conviction or commitment.) RCW 9 41 040, 9 41 047

Restitution Hearing: If this box is checked □ and initialed here _

then the defendant gives up or waives the right to	be present at any restitution hearing
VI. SI	GNATURES
DATED August 23, 2012	
	JUDGE
Presented by	Approved as to form
John Delothan	-(A) 1 (90 to)
SUSAN SWADBERG SILVERTHORN	ADAM MOORE
Deputy Prosecuting Attorney	Attorney for Defendant
Washington State Bar No 38873	Washington State Bar No 4458
	II (Dung A F
Acknowledging the notices in Section V and	Lord Mal 1.
receiving a copy	DEPENDANT
	ed interpreter or have been found otherwise qualified by
the court to interpret in the SPNINSH	language, which the defendant understands,
	for the defendant from English into that language. The
	ng of both the translation and the subject matter of this
document I certify under negalty of person under	the laws of the state of Washington that the foregoing is

5.6

VII. WARRANT OF CONFINEMENT

THE STATE OF WASHINGTON

TO The Yakıma County Sheriff

TO The Yakıma County Department of Corrections

TO The Washington State Department of Corrections

The defendant has been convicted in the Superior Court of the State of Washington of the crime of

COUNT 1 - POSSESSION OF A CONTROLLED SUBSTANCE, METHAMPHETAMINE, WITH INTENT TO DELIVER

and the court has ordered that the defendant be punished as set out in the attached Judgment and Sentence

YOU ARE COMMANDED to receive the defendant for classification, confinement and placement as ordered in the Judgment and Sentence

DATED August 23, 2012

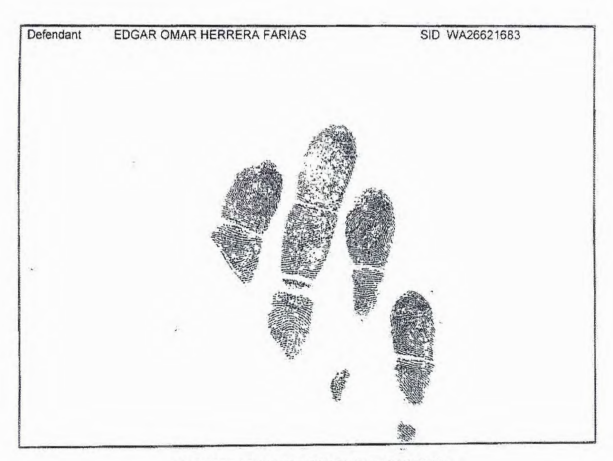
By the Direction of the Honorable

HON. MICHAEL G MCCARTHY

JUDGE .

KIM M EATON, Clerk

Deputy Clerk



FINGERPRINT CERTIFICATE OF ATTESTATION

STATE OF WASHINGTON)) ss				
County of Yakıma)				
Kim M Eaton, Yal that the fingerprints appearing were affixed in open court on DATED August 23, 2012	g on this certificate August 23, 2012 K	e are the fi	ficio Clerk of the ingerprints of the FON, Clerk	e above-name	ourt, hereby attested defendant, and
Address of Defendant		De _i	puty Clerk		akıma Count

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